

ORIGINAL

NEW APPLICATION

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2011 SEP 13 P 4: 39

AZ CORP COMMISSION
DOCKET CONTROL

September 13, 2011

Docket Control
Arizona Corporation Commission
1200 W. Washington
Phoenix, AZ 85007

T-01051B-11-0345

**Re: In the Matter of Adoption of the Wireline Interconnection Agreement
between Sprint Communications Company L.P. and Qwest
Corporation by Gazelle Link, LLC in the State of Arizona**

Dear Madam or Sir:

Qwest Corporation dba CenturyLink QC hereby files the following for approval under Section 252 (a) and (e) of the Telecommunications Act of 1996:

Wireline Adoption Interconnection Agreement (the "Adoption Agreement") between Gazelle Link, LLC ("Gazelle") and Qwest Corporation dba CenturyLink QC ("CenturyLink").

By the Adoption Agreement, Gazelle adopts in its entirety under Section 252(i) the terms of the underlying Interconnection Agreement between Qwest Corporation and Sprint Communications Company L.P. which was approved by the Commission on July 15, 2004, in Docket Nos. T-01051B-04-0297 and T-02432B-04-0297 (the "Underlying Agreement").

Please contact the undersigned if you have any questions concerning the enclosed. Thank your for your attention to this matter.

Sincerely,

Norman G. Curtright

Arizona Corporation Commission
DOCKETED

SEP 13 2011

DOCKETED BY **NR**

NGC/bardm

Enclosure

cc: Johnny Brown, CEO
Gazelle Link, LLC
1450 Boyson Road, Bldg. C 3-A
Hiawatha, IA 52233



August 29, 2011

Gazelle Link, LLC
 Johnny Brown, CEO
 1450 Boyson Road, Bldg C 3-A
 Hiawatha, IA 52233

Mr. Brown:

We have received your request that, under Section 252(i) of the Telecommunications Act of 1996, Gazelle Link, LLC ("CLEC") wishes to adopt in its entirety, the terms of the Wireline Interconnection Agreements and any associated amendments, if applicable, (the "Underlying Agreements") between Sprint Communications Company L.P. and Qwest Corporation dba CenturyLink QC ("CenturyLink"), for the States listed below. CLEC is incorporated in the State of Iowa. We understand you have a complete copy of the Underlying Agreements.

State	Adoption of	Agreement #	Approved by the State	Expire Date
Arizona	Sprint Communications Company L.P.	CDS-031020-0012	4-15-2004	4-1-2014
Colorado	Sprint Communications Company L.P.	CDS-031020-0013	2-18-2004	4-1-2014
Idaho	Sprint Communications Company L.P.	CDS-031208-0002	1-13-2004	4-1-2014
Iowa	Sprint Communications Company L.P.	CDS-031114-0001	1-30-2004	4-1-2014
Minnesota	Sprint Communications Company L.P.	CDS-031105-0019	2-18-2004	4-1-2014
Montana	Sprint Communications Company L.P.	CDS-031210-0002	2-26-2004	4-1-2014
Nebraska	Sprint Communications Company L.P.	CDS-031201-0002	2-34-2004	4-1-2014
New Mexico	Sprint Communications Company L.P.	CDS-031208-0003	4-6-2004	4-1-2014
North Dakota	Sprint Communications Company L.P.	CDS-031209-0002	4-8-2004	4-1-2014
Oregon	Sprint Communications Company L.P.	CDS-031125-0016	3-1-2004	4-1-2014
South Dakota	Sprint Communications Company L.P.	CDS-031210-0001	2-25-2004	4-1-2014
Utah	Sprint Communications Company L.P.	CDS-031201-0001	3-22-2004	4-1-2014
Washington	Sprint Communications Company L.P.	CDS-031104-0001	2-11-2004	4-1-2014
Wyoming	Sprint Communications Company L.P.	CDS-040113-0004	4-13-2004	4-1-2014

By their respective signatures below, CenturyLink and CLEC (individually, a, "Party," or collectively, the "Parties") intend that this letter serves as their agreement for multiple states ("Letter Agreement") for CLEC to adopt the Underlying Agreements under the following terms and conditions:

1. The Parties shall request the Commissions to expedite its review and approval of this Letter Agreement. This Letter Agreement shall become effective upon such approval. Pursuant to the Underlying Agreement CLEC is adopting, these Agreements shall expire on the same date as the Underlying Agreements). If for some reason any Commission rejects all or part of the Letter Agreement either Party may at its option declare the remainder of the Agreement void and be excused from any performance thereunder.

August 29, 2011/swd-ms/Gazelle Link, LLC (Adoption of Sprint Communications Company L.P.)
 (AZ=CDS-110829-0001); (CO=CDS-110829-0002); (IA=CDS-110829-0003); (ID=CDS-110829-0004);
 (MN=CDS-110829-0005); (MT=CDS-110829-0006); (ND=CDS-110829-0007); (NE=CDS-110829-0008);
 (NM=CDS-110829-0009); (OR=CDS-110829-0010); (SD=CDS-110829-0011); (UT=CDS-110829-0012);
 (WA=CDS-110829-0013); (WY=CDS-110829-0014)



2. Notwithstanding the mutual commitments set forth herein, CenturyLink is entering into this Letter Agreement without prejudice to any positions it has taken previously, or may take in the future, in any legislative, regulatory, or other public forum addressing any matters, including those relating to the types of arrangements contained in the Underlying Agreements. During the proceeding in which the Commission is to review and approve the Letter Agreement, a Party may point out that it has objected, and continues to object, to the inclusion of the terms and conditions to which it objected in the proceedings involving the approval of the Underlying Agreements.

3. CLEC adopts the terms and conditions of the Underlying Agreements for interconnection with CenturyLink and in applying the terms and conditions, agrees that Gazelle Link, LLC be substituted in place of "Sprint Communications Company L.P." throughout the Underlying Agreements wherever the latter appears.

4. CenturyLink requests that notice to CenturyLink as may be required under the Underlying Agreements shall be provided as follows:

CenturyLink:

Director - Interconnection Agreements
930 15th Street, 6th Floor
Denver, CO 80202
Phone: 303-672-2879
Email: intagree@centurylink.com

With copy to:

CenturyLink Law Department
Wholesale Interconnection
1801 California Street, 9th Floor
Denver, CO 80202
Phone: 303-383-6553
Email: Legal.Interconnection@centurylink.com

CLEC requests that notice to CLEC as may be required under the Underlying Agreements shall be provided as follows:

CLEC:

Johnny Brown
CEO
Gazelle Link, LLC
1450 Boyson Road, Bldg C 3-A
Hiawatha, IA 52233
Phone: 319-365-2600
Email: johnny@gzlink.net

5. CLEC represents and warrants that it is a certified provider of local telecommunication service in the States and that this Letter Agreement will cover services in these states only.

6. Please sign electronically via the DocuSign® process within thirty (30) days. After thirty (30) days CenturyLink may rescind its willingness to consider this Letter Agreement's terms and conditions.

7. Please note that CenturyLink will file this Letter Agreement with each of the appropriate state commission for approval; however, some state commissions will not approve the Letter Agreement until the CLEC is certified by the state commission. You may want to contact the appropriate state commission to determine the requisite filing guidelines.



Sincerely,

05E9FC68BD57454...
L T Christensen
DocuSigned By: L T Christensen

9/1/2011

L. T. Christensen
Director – Wholesale Contracts
Qwest Corporation dba CenturyLink QC
930 15th Street, 6th Floor
Denver, Colorado 80202

Date

I agree to all terms and conditions contained in this letter as indicated by my signature below:

Gazelle Link, LLC

DocuSigned by:
Johnny Brown
BF8F48DA5ABB423...

Signature

Johnny Brown
Name Printed

CEO
Title

8/31/2011

Date